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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/706,832	11/12/2003	Philip H. Spano JR.	DB000972-002	6933	
24122 7	590 07/02/2004		EXAMINER		
	D & ARMSTRONG, I	BUTLER, MICHAEL E			
ONE OXFORI	O CENTRE TREET, 14TH FLOOR		ART UNIT	PAPER NUMBER	
PITTSBURGH, PA 15219-1425			3653		

DATE MAILED: 07/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

	Applicati	on No.	Applicant(s)					
Office Action Summany	10/706,8		Spale Ex	torl				
Office Action Summary	Examine	•	Art/ Unit					
	Michael 6		3653	J>				
The MAILING DATE of this communication Period for Reply	n appears on the	e cover sheet with the c	orrespondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR RI THE MAILING DATE OF THIS COMMUNICATION Extensions of time may be available under the provisions of 37 CF after SIX (6) MONTHS from the mailing date of this communication If the period for reply specified above is less than thirty (30) days, If NO period for reply is specified above, the maximum statutory period for reply within the set or extended period for reply will, by set any reply received by the Office later than three months after the rearned patent term adjustment. See 37 CFR 1.704(b). Status	ON. FR 1.136(a). In no evon. a reply within the stateriod will apply and wstatute, cause the app	ent, however, may a reply be tim utory minimum of thirty (30) days ill expire SIX (6) MONTHS from lication to become ABANDONEI	nely filed s will be considered timel the mailing date of this or (35 U.S.C. § 133).					
1) Responsive to communication(s) filed on g	07 December 2	003						
	This action is n							
3) Since this application is in condition for all			secution as to the	e merits is				
closed in accordance with the practice uno Disposition of Claims	der <i>Ex parte</i> Qเ	<i>layle</i> , 1935 C.D. 11, 45	i3 O.G. 213.					
·								
<i>,</i> —	Claim(s) <u>1-6</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdrawn from consideration.							
·	☐ Claim(s) is/are allowed. ☐ Claim(s) <u>1-6</u> is/are rejected.							
7) Claim(s) is/are rejected.								
8) Claim(s) are subject to restriction a	nd/or election r	equirement						
Application Papers		oqu						
9) The specification is objected to by the Exa	miner.							
•)⊠ The drawing(s) filed on is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
	Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the co	Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11) The oath or declaration is objected to by th	ne Examiner. No	ote the attached Office	Action or form P7	TO-152.				
Priority under 35 U.S.C. §§ 119 and 120								
12) Acknowledgment is made of a claim for fo a) All b) Some * c) None of:	reign priority ur	nder 35 U.S.C. § 119(a)-(d) or (f).					
1. Certified copies of the priority docum	ments have bee	n received.						
2. Certified copies of the priority docum				•				
 Copies of the certified copies of the application from the International But 			d in this National	Stage				
* See the attached detailed Office action for a			d.					
13) Acknowledgment is made of a claim for don								
since a specific reference was included in th 37 CFR 1.78.	ie first sentence	of the specification or	in an Application	Data Sheet.				
a) ☐ The translation of the foreign language	e provisional ar	plication has been rec	eived.					
14) Acknowledgment is made of a claim for don	14)⊠ Acknowledgment is made of a claim for domestic priority under 35 U.S.C. §§ 120 and/or 121 since a specific							
reference was included in the first sentence	of the specifica	tion or in an Application	n Data Sheet. 37	CFR 1.78.				
Attachment(s)								
1) Notice of References Cited (PTO-892)		4) Interview Summary						
 Notice of Draftsperson's Patent Drawing Review (PTO-948 Information Disclosure Statement(s) (PTO-1449) Paper No 		5) Notice of Informal Page 6) Other:	atent Application (PTC	D-152)				
-, manner a describe a describe and a describe a	- \-/ <u></u> ·	٠, <u>ـــ ٥ ١١٥١٠</u> .						

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DETAILED ACTION

Priority

1. Applicant's claim of priority to application 10010387 filed 12/7/01 is acknowledged.

Drawings

2. The drawings are acceptable.

Claim Rejections - 35 USC § 102

3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless --

- (a) the invention was known or used by others in this country, or patented or described in a printed publication in this or a foreign country, before the invention thereof by the applicant for a patent.
- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States
- (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 4. Claim(s) 1-6 is/are rejected under 35 U.S.C. 102(e) as being anticipated by Haitin et al. which discloses all the claimed elements including:

(Re: cl 1,3, 4, 6) A memory device carrying a set of instructions (ward computer with memory 22) which, when executed, perform a method comprising: receiving user information (cl0 L 32-38); unlocking certain doors of a dispensing cabinet in response to said user information (cl0 L 40-51); receiving mode information identifying a locate mode (c6 L 62-c7 L 7); receiving information identifying an item to be located (c3 L 3-13); flashing a display positioned on a shelf within the cabinet with the number of items held by that shelf which are to be located (c 11 L 1-2; cl0 L 47-51); receiving a log off instruction and locking the unlocked doors (c8:L 33-38) (Re: cl 3,6) displaying the number of items taken on the display (cl0 L 40-46); (Re: cl 2, 5) receiving patient information (cl1 L 22-30).

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Claim Rejections - 35 USC § 103

5. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

- (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 6. Claim(s) 1-6 is/are rejected under 35 U.S.C. 103(a) as being unpatentable over Arnold which discloses:

(Re: cl 1,3, 4, 6) which, when executed, processor performing a method comprising: receiving user information (c7 L 54-64); unlocking certain doors of a dispensing cabinet in response to said user information (c7 L 54-64); receiving mode information identifying a locate mode (c7 L 54-64); receiving information identifying an item to be located (c7 L 54-64); flashing a display positioned on a shelf within the cabinet with the number of items held by that shelf which are to be located (c7 L 54-64); receiving a log off instruction (c8 L 6-23); and locking the unlocked doors (c7 L 30-56); (Re: cl 3,6) displaying the number of items taken on the display (c7 L 54-64) (Re: cl 2, 5) receiving patient information(c7 L 54-64).

Arnold discloses the method is performed under control of a processor control processor (c4 l 55-c5 L ll). The examiner takes official notice that methods are regularly stored in computer magnetic and ROM memory. It would have been obvious to place the method steps performed by the processor in computer nonvolatile memory to have the computer access the steps upon power up, and facilitate transer of the steps to machines at remote locations and come up with the invention as claimed.

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Conclusion

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to Exmr. Michael E. Butler whose telephone number is (703) 308-8344.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Donald Walsh, can be reached on (703) 306-4173. The fax number for the Group is (703) 305-7687.

Michael E. Butler

Michael C Buller

Examiner

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600